Case 2:19-cr-00312 Document 37 Filed on 10/02/19 in TXSD Page 1 of 2 SOUTHERN DISTRICT AT TEXAS

CORPUS CHIRLSTI DIVISION

UNITED STATES OF AMERICA Plaintiff

LANCE ESSWEIN Defendent C-19-312

ORDER FOR DISMISSAL DUE TO DENLAL OF SPEEDY TRIAL

Defendent NEVER WZIVED his right to his CONSTITUTIONAL RIGHT TO A SPEEDY TRIAL.

Defendents detainment calender clearly defineds the SPEEDY TRIAL requirements were, in fact, violated, per 18USC 3161, 18USC 3162 & if applicable 18USC 3164.

At no time did Defendent waive his right nor consent to ANY Competency evaluation.

It is hereby ORDERED that the Defendent be released from costody IMMEDIATELY, forthwith, and any and all original property be returned within 15 days of the date of this order. The Defendents case is this order. The Defendents case is dismissed with prejudice.

Judge Presiding

Dete

